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USPTO FACSIMILE TRANSMITTAL SHEET

Docket No.: QCO.078A/061106

CUSTOMER NO. 59,747

Applicant

: Lin et al.

App. No.

10/705,824

Filed

November 13, 2003

For

FABRICATING AN : METHOD FOR

INTERFERENCE DISPLAY UNIT

Examiner

: Tuan H. Nguyen

Group Art Unit

2813

CERTIFICATE OF FAX TRANSMISSION

I hereby certify that this correspondence and all marked attachments are being transmitted via facsimile to the USPTO Central Fax No. (571)

273-8300 on the date shown below:

Mark M. Abumeri, Reg. No. 43,458

Transmitted herewith for filing and consideration in the above-referenced application are the following items:

- (X) Statement Under 37 C.F.R. § 3.73(b) and Change of Correspondence Address in 1 page.
- (X) Copy of Revocation and General Power of Attorney in 1 page.
- (X) Copy of two Assignments (2 pages total).
- (X) Total pages in transmission: 5

The Commissioner is hereby authorized to charge any fees which may be required, now or in the future, or credit any overpayment to Account No. 11-1410.

Mark M. Abumeri

Registration No. 43,458

Attorney of Record

Customer No. 20,995

(619) 235-8550

Docket No.: QCO.078A/061106

Customer No. 59,747

RECEIVED CENTRAL FAX CENTER

STATEMENT UNDER 37 CFR § 3.73(b)

CHANGE OF CORRESPONDENCE ADDRESS

MAY 0 8 2006

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: Lin et al.

App. No.

: 10/705,824

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For

METHOD FOR FABRICATING AN INTERFERENCE DISPLAY UNIT

Examiner

Tuan H. Nguyen

Group Art Unit

: 2813

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Dear Sir:

This document is being filed with a copy of a "Revocation and General Power of Attorney" signed by the Assignee and sets forth the chain of title of the above-identified application.

Please recognize or change the correspondence address for the above-identified application to Customer No. 59,747.

QUALCOMM MEMS Technologies, Inc., a Delaware corporation, is the Assignee of the entire right, title, and interest of the above-referenced application by virtue of the attached assignments.

The undersigned is an agent of Customer Number 59,747 and is authorized to act on behalf of the assignee as provided in the attached copy of the "Revocation and Power of Attorney." correspondence is to be directed to Customer No. 59,747.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

lay 8, 2006

By: Mark M. Abumeri

Registration No. 43,458

Attorney of Record

Customer No. 20,995

Tel: (619) 235-8550

Ø 003/005

MAY 0 8 2006

Customer No. 59,747

2/12/06

REVOCATION AND GENERAL POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The undersigned is an empowered representative of the Assignee and hereby appoints the registrants of Customer No. 59,747 as attorneys and agents to represent the Assignee before the United States Patent and Trademark Office (USPTO) in connection with the patent application(s) identified in a Statement under 37 C.F.R. § 3.73(b), which is attached hereto. The patent application(s) so identified is/are assigned to the Assignee according to the USPTO assignment records or assignment documents supplied with the accompanying Statement under 37 CFR § 3.73(b). This appointment is to the exclusion of the inventor(s) and his attorney(s) in accordance with the provisions of 37 CFR § 3.71.

The undersigned hereby revokes all previous powers of attorney filed in connection with such patent application(s) for the below named Assignee.

The attached Statement under 37 CFR § 3.73(b), signed by a registrant of Customer No. 59,747, sets forth a full chain of title for the application referenced therein, which is owned by the Assignce named below.

Please recognize or change the correspondence address for the application(s) referenced in the attached Statement to Customer No. 59,747.

By:

Name: Title:

Vice President of Technology

Assignee: QUALCOMM MEMS Technologies, Inc.

Address:

5775 Morohouse Dr., San Diego, CA 92121

BEST MAKEABLE COPY

APPLICATION

Patiest Application No. 10/703,824 Filing Date: November 13, 2003

ASSIGNMENT

reilding.	WHEREAS,	WB, Wen	Man Lin, a. '	ratwinese citi	on, sid Heiti	g-Kuang Test,	a Taiwanose citize	۵.
and rospectly INVERC	ely have inv	ented certain	i now and use IIT for which	ful libprovence we have stac	pts related to a visid an applica	METHOD FO	R FABRICATING A Fatest in the Unite	Ņ d
SHIPPER I	dentified as I	A HOUR STORE	e. Ammiliantical	MINOS TROTOS T	M. filed on No observat, 2004;	receiver 13, 20	Deficition won [ED]	19

AND WHEREAS, QUALCOMM, MEMS Postinologica, Inc. (histologica "ASSIGNAS"), a Deleware corporation, with his principal place of building alternation and the same Diego, CA 92 (21-1714, decline to acquire the content of the content of

NOW, THEREFORE, for good and valuable contact and the result of the receipt of the latter and an experience.

We do have a school-like that we have sold, selfore the result of the latter of the by these presents do horoly well, which, which, which and life over, upto the sold representative and an experience and all provisional applications relating thereto, and all divisions; renavalished applications thereof, and all Letters Fatont of the United States which may be grained their and all provisions thereof, and all figure of probably under the methods and applications thereof, and all rights of probably under the methods and applications thereof, and all rights of probably under the methods and applications to the best or may be filled for said improvements in the United States, where the United States, where the United States, where the latter property of applications is interested, to have all Letters Principles and ASSIGNER, its recombers, legal representatives and assigns, in accordance with the terms of this instrument.

AND WE DO HEREBY sell, assign, transfer, and convey to ASSIGNER, its successor, legal representatives, and earlies all statutes for demages that all remedies arising out of the violation of the rights estimated bereafter, and hereby that may have account prior to the date, of estimates to ASSIGNER, or may account becauter, including but not finding to, the right to this for, collect, and retain daringes for past infringements of the said Letters Papent perfore or after issuance.

AND WE HEREBY opygnent and agree that we will communicate to the said ASSIGNEE, its successors, legal representatives and assign, any factal impact to the supporting and institute and testify in any legal proceeding, start if in its legal procession in a supporting and passing in any legal and generally his very differentials to said ASSIGNEE, in accounts, legal representatives and assigns, to obtain and successors proper patient protection for each improvement in its United States.

IN TESTIMONY WHEREOF, WE have not been bridge, and send on the date noted heritar below.

DATE: Man 2 of INVENTOR SIGNATURE CLEMENT TOWN
DATE: Mand, 3, 2006 INVENTOR SIGNATURE: HEAMLY (LUM TAM)

APPLICATION

Patent Application No.: 10/705,824 Filing Date: November 13, 2003

ASSIGNMENT

WHEREAS, Prime View International Co., Ltd., a Taiweness entity, (hereinafter "ASSIGNOR") having offices at No. 3, Li Shin Rd. 1, Science-Based Industrial Park, Heinchu, Teiwan, R.O.C., represents that it has the entire right, title and interest in certain new and useful improvements related to a METHOD FOR FABRICATING AN INTERFERENCE DISPLAY UNIT for which it has caused to have filed United States Application No. 10/705,824, filed on November 13, 2003, now published as United States Publication No. 2004/0209192, published on October 21, 2004;

AND WHEREAS, QUALCOMM MEMS Technologies, Inc. (hereinafter "ASSIGNEE"), a Delaware corporation, with its principal place of business at 5775 Morehouse Drive, San Diego. CA 92121-1714, desires to acquire the entire right, title, and interest in and to the said improvements and the said Application;

NOW, THEREFORB, for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR does hereby acknowledge that it has sold, assigned, transferred and set over, and by these presents does hereby sell, assign, transfer and set over, unto the said ASSIGNEE, its successors, legal representatives and assigns, the entire right, title, and interest, to and under the said improvements, and the said Application and all provisional applications relating thereto, and all divisions, renewals and continuations thereof, and all Letters Patent of the United States which may be granted thereon and all relating and extensional thereof, and all rights of priority under International Conventions and applications for Letter Patent, which has have been or may be filled for said improvements in the United States; and ASSIGNOR in the continuation of Patents of the United States, whose duty it is to issue patents in a policy transfer author reason assigns, in accordance with the terms of this instrument.

AND ASSIGNOR DOES HEREBY selled transfer, and convey to ASSIGNEB, its successors, legal representatives, and assigns all claims for damage, and all remedies arising out of any violation of the rights assigned hereby that may have accrued prior to hie date of assignment to ASSIGNEB, or may accrue hereafter, including, but not limited to, the right to the for, collect, and retain damages for past infringements of the said Letters Patent before or after issuance.

AND ASSIGNOR HEREBY covenants and agrees that it will communicate to the said ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting said improvements, and teetify in any legal proceeding, sign all lawful papers, execute all divisional, continuing and reissue applications, make all rightful oaths and generally do everything possible to aid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for said improvements in the United States.

IN TESTIMONY WHEREOF, ASSIGNOR hereunto sets its hand and seal this 3 day of

Prime View International Co., Ltd.

SIGNATURE:

PRINT NAME:

TTTLE:

: CTo

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